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FBI OPERATION GRAY SUNSET



THE CASE AGAINST THE FREEMEN

CRIMINALS, ANARCHISTS? or BRAVE, PATRIOTIC, AMERICANS?

FREEMAN - VS THE U.S. GOVERNMENT

A great man once said, "IF THERE IS NOTHING YOU WOULD DIE FOR, YOU HAVE NOTHING TO LIVE FOR." Regardless what side of this "Freeman" issue you have chosen, we all must admit that these "Freemen" seem to have found something they are willing to stand and die for. This is a rare commodity in American society today. We are about to learn the substance of those profound "Freemen" issues.

Our nation's collectivists, humanists, and globalists, i.e. many **top leaders** in the federal government, the military, law enforcement, the national media and special-interest, leftist hate groups, as we have come to learn, always work together to denigrate, using the absolute worst of labels, any individual or group espousing allegiance to God, to Freedom, or to **America First**. Such are their greatest enemies. These liberal "red flags" are what drew our attention to the "Freemen" of Montana. Accordingly, the groups listed above have denounced the "Freemen" of Justus Township, Montana, as far-right-wing radicals, hatemonger, anti-semitic, racist, religious wackos; as violence-bent, paper terrorists, and anti-government, criminal fanatics just itching for a war with the United States government. Since these are the **normal** socialist labels for individuals or groups that stand against their collectivist, global agenda, one would wonder if we officers and soldiers should believe what these biased agencies and groups are saying about the so-called "Freemen"? **Is this who the "Freemen" truly are?**

WHO CARES...WHAT OR WHO THEY ARE?

"What does it matter? They are law breakers, so let's go in and get 'em and be done with it!" This is what the leftist agencies and groups, and now after all the hype, a whole lot of mainstream Americans, are saying. Does it matter? Do THEY, the FREEMEN, matter?

I believe that after reading this special police/military report on the Freemen, the reader will answer, "YES, IT DOES MATTER, and to every member of our family and nation."

GOOD INVESTIGATORS NEED THE FACTS.

It's the bad luck of police criminal investigators that we do not have the luxury of forming our conclusions about a case **before** concluding the investigation. This is what some in government, the leftist hate groups and the media want all Americans to do. Just hang them first, and investigate later; send in the "Hit" (HRT - Hostage Response Team) first and then negotiate with the survivors later. We saw this in 1983 with the Arkansas executions of Sheriff Gene Matthews and Gordon Kahl under Clinton's watch, and again at Ruby Ridge and at Waco. Why not do this to the Freemen, too? After all, they must be **guilty** or they would come out, right?!

INSIDE JUSTUS TOWNSHIP WITH THE FREEMEN

This old Vet and retired cop, along with Col. Bo Gritz, was there **inside** the Justus Township ranch negotiating with the "Freemen" for 4 1/2 days of the stand-off, in April '96. We arrived in the area on Thursday, April 25, and were actually inside beginning Saturday, the 27 till the following Wednesday, May 1. What did we learn about the Freemen and their plight? You are about to understand what an **unbiased** investigation turned up. As police investigators, we must deal only with the **facts** - with what we can **prove**. In this article I will answer many questions, including these: Who are the Freemen?, What do they believe?, and, Does it matter to any of us and **our** lives who, what and why they are?

WHO ARE THEY AND WHAT DO THEY WANT?

First, most members of this group called "Freemen" do not use that designation. Rather, they call themselves SOVEREIGN citizens. They say that the government and media began calling them "freemen" because some of their legal filings had used this term. Therefore, we will call them what they wish to be called - "Sovereigns", for the remainder of this report.

Team arrived in Jordon, Montana April 25, 1996. Arrived at FBI roadblock, April 26. Article from BILLINGS GAZETTE, April 26, 1996.

FREEMEN STANDOFF



Randy Weaver, whose wife and son were killed by federal agents at Ruby Ridge in 1992, went to Jordan with other men, but did not leave their truck when it was stopped at a checkpoint

James 'Bo' Gritz, a former Green Beret colonel, was barred from reaching the Freeman complex, but was allowed to enter the FBI's operations center on Thursday

Let me in, Gritz asks FBI



'Bo' knows negotiations

BY CLAIR JOHNSON

JORDAN — Wind gusting up to 60 mph didn't deter far-right activist James "Bo" Gritz from flying his light plane to Jordan Thursday. But Gritz and associates Randy Weaver and Jack McLamb couldn't get past the FBI on their mission to try to negotiate a peaceful end to the Freemen standoff.

ful end to the Freemen standoff.

The group arrived at the checkpoint 24 miles west of Jordan early afternoon in a large pickup, only to be told by a Montana Highway Patrol officer that they needed clearance from the FBI, back at the FBI headquarters in Garfield County fairground outside of Jordan. An FBI agent at the checkpoint also told Gritz he needed to go back.

Calling it stupid, Gritz climbed back into the truck and headed to the FBI headquarters, where he apparently had no better

where he apparently had no better

Gritz, a retired Green Beret Gritz, a retired Green Beret colonel who helped negotiate the end to the 1992 Randy Weaver standoff in Ruby Ridge, Idaho, said he is trying to do the same in Montana.

Jack McLamb, left, a former Phoenix policeman and founder of Police Against the New World Order, stares at law officers, right, as activist "Bo" Gritz talks to the media at a checkpoint on the way to the Freeman compound.

RANDY WEAVER NOT ALLOWED INSIDE

Team member Randy Weaver was an important part of our negotiation team. But the FBI (Washington) still stewing about their losses in court, and still blaming the death of U.S. Marshal Degan on him, would not let him assist us inside Justus Township. He was there to share with families first hand knowledge about government tactics.

WHO WE MET INSIDE? - Here is the list.

Edwin Clark, about 45 years of age, from Jordan, Montana, is charged with no crime. His land, 960 acres, is Justus Township. It had been in his family for four generations, then was sold at auction by the government on November 16, 1994. Edwin is a Vietnam Vet. He still wears his POW bracelet, just as Bo and I do. He is big, strong, hard-working, warm and friendly - and an anguished Christian man. He is heart-broken over what the

government has done to his own and to many of his neighbors' livelihood, homes and farms. Edwin Clark hugged us and pumped our hands the very first time we met. He cried on several occasions, telling of the many years of government abuse of his large family, vowing that he will not take it anymore. This cop knows for a fact that the government has worked a plan, for many years, to control farm prices and, consequently, the return that these farmers could get on their produce and livestock, making sure the farmers and ranchers can't pay off the loans the government has made to them. The government then sells off the farms and ranches (about 500 to 800 per week) to the bankers, attorneys, big corporations, etc. This is what happened to the Clarks. This manipulation of prices at both ends caused the Clarks to have to go to the government for an 800,000.00 "dollar" loan. Then, due to more price controls, the Clarks could not keep up the monthly loan payments and soon - Voila! - the government kills off another independent farmer! Our police group has been familiar with this part of the farm seizure plan for many years, as well as other traps that exist. Example: Once the farmers are in financial difficulty, there are other government "assistance programs" like CRP, designed to get them "hooked" on the dole and under yet more government control. This scheme for phasing out small, independent family farms has worked extremely well. There are less than 1/3 the number of family farms in America today as there were just 40 years ago. Marxist/globalist Henry Kissinger said, "Control the oil, you control the nation; control the food, you control the people."

Edwin Clark says he discovered the fraud committed against his family and friends by government people such as local Garfield County Attorney, Nick Murnion. The Clarks tell a tragic story of how County Attorney Murnion has taken advantage of so many people in the county over the last couple of decades - a one-man crime wave, a real thief, they say. It would seem that his "dirty" hands are in many "pots" in the county - at the bank, at the Farm Loan Association, etc.. Allegedly, Atty. Murnion goes about concocting schemes for taking the property of others, any way he can. His own house and land is a prime example of illgotten gains, say the locals. Bo Gritz and I were told by the FBI that the agency is very interested in Murnion, and that, if anyone in the county should be investigated by law enforcement, it is he. Murnion seems to be fairly disliked by most of the people in the area, including some of his own relatives, according to the Clarks, the Stantons and other locals. Isn't it interesting, then, that this man is a main spokesman sought out by the media for interviews designed to "expose the truth" about those "bad" Freemen?

Of course, the media is as much against the Sovereigns exposing the truth as the top government lackies are. That makes sense: Their bosses are the very same people. Watch as they continue to try to turn the world against the people of Justus Township. (It is exactly what the media and the special-interest hate groups did so well to Arizona's greatest governor ever, Governor Evan Mecham. They hit him twenty times a day in every locale throughout the state, in newspapers and in the electronic media, with lie after lie, twisting his words, until even some of his supporters were sick of hearing about him and voted to run him out of office.)

Casey Clark, about 21 years old, is the son of Edwin, and is charged with no crime. He is a handsome, quiet, Christian young man, and has a serious glandular problem requiring medication each week. His mother, a nurse at the local hospital, has been responsible for coming to Justus Township and administering a shot once a week.

Ralph Clark, the father of Edwin, is 65 years old, from Jordan, Montana. Wanted on federal warrants. He is everyone's ideal of a grandfather. A quiet Christian man who can't read or write, but who has a deep love for people, firm handshake and warm smile.

Kay Clark, 64 years old, is the Christian wife of Ralph. She has no warrants. Kay does some great cooking and baking for the group.

Emmett Clark, aged 67, is the brother of Ralph, from Jordan, Montana. He is wanted on federal warrants. Once again, a very nice, quiet Christian man. His spirit was broken some months ago, and he has completely given up fighting government. He no longer takes any interest nor active part in the fight to keep the land, having fought the evils of government already for over 30 years.

Rosey Clark, the 70-year-old Christian wife of Emmett, has no warrants. She, too, is a main player in the task of keeping everyone well fed with baked goods.

This old cop sums it up like this: There is likely, not one criminal, nor dishonest mind, among the Clarks.

This family could well be any of our own relatives and elders, good salt-of-the-earth types, that we might all wish to have as neighbors. According to their neighbors and others who know them, the Clarks are always helping other people, many times to their own family's financial disadvantage.

Steven Hance, 46 years old, outsider from North Carolina. He is wanted on federal as well as North Carolina state charges. A good man who simply became entangled in the aftermath of a traffic stop, together with his sons in Gadsden, N.C. (Stopped for not having a license tag on their pickup). The police went to "code red" - Mad as Hatters - when the boys tried to tell them about their Sovereign status. Back-ups arrived and windows were broken before Dad Steven, in fear for their lives, told the boys to drive away. There was a chase, and some damage to police vehicles trying to run them off the road. They were arrested and charged with serious crimes which would give each man many years in jail, if found guilty. The three jumped bail and took sanctuary at Justus Township.

John Hance, Steve's son, from North Carolina, is 19 years old and wanted on federal and state warrants. Nice tall, handsome kid who sat and listened during the talks. He became a father while under siege at the Township. I called his wife and mother for him several times and found out that his 3-week-old little girl is not well. She was losing weight, and weighed less then than when she was born. He would like to leave and take care of his family, but cannot leave his father and brother behind.

James Hance, Steve's other son, is 23 years old and wanted on federal and state warrants. A nice quiet young man whom we didn't see so much, since he was on security patrol much of the time that we were in the Township building.

Cherlyn Peterson, 51 years old, Wanted on federal warrants. She is the wife of Daniel Peterson who was arrested along with LeRoy Schweitzer on March 25, 1996. Cherlyn is a kindly, quiet chain-smoker. She is devastated, because her husband is in jail, and took only a very small part in the negotiations we had with the group. She cried and hugged Bo and me as we left on the last day.

Russell D. Landers, 44 years old, is from New York

City. He is wanted on federal warrants. He is one of just two persons within Justus Township with an arrest record. It lists securities fraud and vehicle larceny, along with a violent felony in 1994. The record I saw indicated arrests only. For you non-investigators out there, this means that we are not yet able to draw conclusions as to his guilt or innocence. Some of Russell's charges may stem from his participation, wittingly or otherwise, in what many believe to be a sales con game headed up by a Roy Swashinger for the past five years. The \$300 package involved has been purchased by many thousands of unsuspecting, patriotic Americans to date, most of whom still await the promised payoff, allegedly, from our Delta Forces recovering billions in gold the International Bankers took from the U.S..

We had heard that some members of the "Freemen" had purchased a new, \$150,000 to \$250,000 motorhome, with "bad" bank drafts and drove it away. This was the work of Russ and his partner, Dana. Keep in mind that some very knowledgeable people (some of whom are quoted in this report) have agreed that these "bad" checks and money orders are not actually illegal under our present, Fed-controlled, fraudulent money system.

While Russell is clearly very intelligent and knowledgeable in some areas of the law, his attitude and manner of sharing his knowledge is rather hard to survive. He comes across as brash, boastful, egotistical and over-dressed. He invades your personal space, gets in your face, and hammers his vast knowledge into anyone within reach. You are left wondering whether he picked up this "bedside manner" from his lady friend/partner, Dana Dudley-Landers, or visa-versa. (With Russell, there were at least times when he proved he had the ability to discuss an issue in a normal level voice and civil manner.) Generally, however, he was a great impediment to all attempted negotiations, as Senator Charles Duke also would later find out. Most of the time when we would ask a question of others in the group, Russell or Dana, or both, would either answer for them, or else interrupt and take over the conversation anyway.

Virtually all of the people of Justus Township exhibited a sincere and deep commitment to God and Country and not mammon (money), with only Russell and Dana giving us some cause for doubt. This impression could be simply the result of their overbearing manner, or it might yet be discovered that "waving the flag" was all a facade behind which to

hawk their wares. I'd prefer to think that this is not the case, for the sake of their wonderful young daughter, Ashley, coupled with the fact that if anyone can get past their abrasive personalities, they certainly are hard-core and spirited fighters for "The Cause", with strong leadership potential.

Dana Dudley-Landers, 46 years old, is from New York City, and has a criminal record of arrests for the sale of cocaine on two occasions, 1977 and 1986. She, too, before coming to Justus Township, became involved in the selling of the Roy Schwasinger package, which may account for the larceny and fraud charges listed on her record.

Personality-wise, Dana is a real character. Intelligent, she however seemed "on the attack" nearly the whole time we were negotiating at the Township. ("Verbal judo", Bo called it.) Dana would truly like for Russ and herself to run the entire show for the Township, but Edwin Clark would very subtlety and tactfully remind them that they are not in charge. If a guy ever wanted a woman who could "sort tigers", while "up to the tail in alligators", Dana is the gal. I finally got her to lower her voice a few decibels and quiet down for a moment by asking her, "Dana, why do you act like Bo and I are the enemy? We're the only friends you have right now in any position to deal each day with the Feds and the media on your behalf." She had no answer for me, and probably realizing I was right, decided to give us and her blood pressure a rest for awhile. She and I had several good conversations after that, and this allowed Bo to get a word in with the others without being interrupted (except by Russ). Dana remained totally convinced of the soundness of their legal positions on all that they had done.

Ashley Dudley, the daughter of Dana, is 14 years old and has no charges against her. This little girl does not want to be in this situation, but feels drawn to support her mother. She said to us, "I don't want to die over all this. I have not begun to live." She talked to me about her boyfriend, and how she would like to be with him. When I asked her whether she was eating well enough, she told me, "I am dying for a Taco Bell or a sub sandwich!" What a sweet, beautiful little lady. She should not have to die to support her mother.

Dale M. Jacobi, 54 years old, is from Canada. He is wanted on federal warrants. I know Dale to be a Christian because we had some private time together and

he suggested to me two Bible study lessons he had written. I liked this brother ex-Canadian police officer. I found him honest and very knowledgeable about the Bible and about common law. He was not a big problem during negotiations, and had a professional bearing. When Russell or Dana would start into their loud, heated, war-dance about the damnable government, and the law, Dale would sometimes participate, but, unlike Russ and Dana, he always kept cool-headed and in control.

Rodney Skurdal is a 43-year-old, outsider, not sure were he is from. He is wanted on federal warrants. Served honorably for 12 years in the U.S. Marine Corps, including the USMC Camp David Presidential Rodney, is a likeable, strong and deeply dedicated student of the law. He is the historian and continued to produce the best evidence to back up the group's beliefs and actions. He seemed honest, sincere and trustworthy, the kind of guy you would like to have as a "back-up". He doesn't mince words. What he tells you, you can believe. Rodney, too, followed Russell and Dana's lead. When they would go into their heated diatribe, he would produce any and all evidence and documents out of the back room to support their position, but like Dale, he always seemed to keep his cool. Although, the media and the liberal hate groups name Rodney as an Identity Christian, he never spoke of this to us.

Barry Nelson, about 35 years of age, is from Kansas and there are no known charges against him. He is a likeable guy, and seems to be a follower by nature. Barry had some recent bad luck when he joined up with a Stuart Waterhouse in Texas where it seems Stuart had come under some suspicion by a couple of the Texas militia groups as being a possible federal or state, undercover agent/snitch. Stuart persuaded Barry to ride with him to Montana where they would "run" the FBI and State Police roadblocks to get into the Justus Township. This is what they allegedly did, successfully. (How, inept of the agents at the two different roadblocks.) When Bo and I walked in, our first day at the ranch, we said hello to Stuart and Barry along with all the others in the group. Just a few minutes later, Stuart Waterhouse walked out, supposedly to take his turn at guard duty; instead, however, he kept on walking - right off the property and into the arms of the FBI, who say that they arrested him. We're not too sure about that. Apparently, Barry had known Stuart

only a few weeks, prior to setting out for Montana. Barry had been looking for a cause at the time, and believes that he has now found one. He says he is dedicated to the Sovereigns' program and cause, and that he will stick it out till the end. I believe he will.

Case Veldhuizen, approximately age 70, he is a Christian from Minnesota, and has no charges of any kind. When Bo and I first walked into the ranch home, Case walked toward me with a big smile on his face and said, "Hi, Jack! I have been a supporter of AID & ABET for years." That was so nice to hear, and a pleasant surprise to meet him there. But, let me tell you, when I returned to my home office and looked up Case in our files, I truly felt sorry that I had not known him on sight, and hadn't realized who this man was, nor what a tremendous support he has been to our police and soldier education efforts. But my staff knew! It turns out that some of them had been remarking just shortly before, saying: "Do you know whom we haven't heard from in quite a while? Case Veldhuizen." And they hoped and said a prayer that he were all right, because they had become accustomed to regularly seeing mail from Case come in to AID & ABET. mentioned to my staff that Case Veldhuizen was one of those holding out at the Freemen ranch, they were shocked. It was then I read the record, and noted how, over the past 6 years or so, Case had purchased literally dozens of gift subscriptions to our police newsletter, as well as copies of "Operation Vampire Killer 2000" for others. These would go to members of his own family, to police and sheriffs, to military personnel and public officials, and to just about anyone with whom Case became acquainted. He had been tireless and totally selfless in his efforts to educate everyone he could about Freedom. What an American!

It was seemingly by chance that Case became a part of the stand-off in Jordan, Montana, having just stopped in for a visit, shortly before things started to happen in March. During our time together at the ranch, Case was quiet most of the time, just sitting and listening to the discussions. Only once he sprang out of his seat and went "on the warpath" with Bo for a bit, when Bo made a sound suggestion that the Sovereigns give back, as a show of good faith, the TV cameras they had taken (allegedly at gunpoint) from certain media reporters who had trespassed onto the property.

Elwin Ward, (Came out of Justus Township on 6-6-96) 55 years old. From Utah and has no charges against

him. He came from North Carolina, as did Gloria. The two are a couple, but not married, and Elwin is not the father of Gloria's two girls. Elwin and Gloria are from a break-away Mormon group which still practices polygamy. We saw very little of Elwin during our days at the ranch, since he seemed to be on guard duty much of the time. He did tell us that he agrees with the Sovereigns' mission and stand.

Tammy Gloria Ward, (Came out of Justus Township on 6-6-96) 37 years old. From Utah and was wanted by the state of Utah on custodial interference/child custody charges. Bo and I worked with FBI to get the charges dropped in attempt to get her and children out. She is the mother of Jay Lynn, age 8 and Courtney, age 11. Gloria, as she is called, was ready to leave when Bo and I would speak with her, but later, in our absence, after being again with the others, she would change her mind. She is heavily influenced by those who convince her not to give in and not to give up on their agreement to stick together till the end. Gloria says she agrees with the Sovereign issues and stand, but is also concerned about her daughters.

Courtney Ward (Came out of Justus Township on 6-6-96) 11 year old daughter of Gloria.

Jay Lynn Ward (Came out of Justus Township on 6-6-96) 8 year old daughter of Gloria. A beautiful little girl who, like her sister, deserves a life in a free nation.

Rascal is the family pet dog, about 5 years old. This cute, friendly little spotted pup presents the greatest "danger" to intruders. Officers beware: He will try to "lick you to death" and get your Ninja Death Suit covered with paw prints and hairs as he jumps up for a pat and a rub behind the ears. This pet will be taken out first, so as not to sound the alarm to the people inside.

MORE - ON WHO THESE PEOPLE ARE

Although Col. Bo and I did not accomplish our primary goal, that of coaxing living, breathing, fellow Americans safely from their sanctuary, we did accomplish, assess and conclude, several things that are important for all to keep in mind.

NUMBER ONE - FACT: The Sovereigns are not yet convicted, even though, from all sides, we are made to

think so. If they are not adjudicated yet, not having had a fair and impartial hearing before a jury of their peers, then what we or others think, assume, or postulate about the Sovereigns is based on insufficient facts. Until all investigations are complete, until the trial is over, until the trial lies and cover-up by the government are exposed, and until all the suppressed defense evidence and suppressed defense witnesses for the Sovereigns are produced and heard and studied, NO ONE ON EARTH can rightly stand in judgment of these men and women.

NUMBER TWO - They are not Anarchists and/or anti-government. Judging by their deeds and their written and spoken words, the Sovereigns are not anarchists. They believe in the Bible (the Laws of God) and in limited constitutional government under law. Are all of their beliefs based on pure, exact and correct analyses of the law? Some say yes, and some say no. I personally came away knowing that they are correct in most areas of the law they cite, while I remain confused over a few issues they espouse. In all fairness, however, this could be because I myself am not knowledgeable in all areas of the true common Law.

NUMBER THREE - FACT: They are not "FROM THE PITS OF HELL". (As most Americans have been made to believe.) Now that Bo and I have spent a number of days with these people, I can say this concerning them: As a trained, analytical police investigator who has apprehended and interrogated hundreds of suspects, and debriefed hundreds more in the witness category, on what I now know, I guarantee you, with every fiber of my being, that though these Sovereigns are not perfect, and "All have sinned and fallen short of the Glory of GOD", I would far rather entrust my home, property, personal items, gold, the future safety, freedom and happiness of my family, grandchildren, and posterity to the care of these Sovereigns/Freemen (yes, even to the so-called "gang of four") than to the likes of the Godless, anti-American, pompous, dishonorable and degenerate criminals who currently sit in the very top positions of our government. (If the reader does not understand how I feel about these Sovereigns, please don't contact me; it'd be a waste of both your time and mine.)

NUMBER FOUR - FACT: The Sovereigns are **not violence-prone**, **nor suicidal**. (Before the Cult Awareness Network says they are!) Take note that

there has been no bloodshed nor capital crimes committed by any of these people. Nor are they Kooks or Crazies bent on the overthrow of lawful government.

They showed us their guns and supplies. Mr. Edwin Clark told Bo and me about an unknown man who had come to the Township several weeks before the March arrests, but well after the group had already realized that it was only a matter of time before they would be assaulted. This man (a government agent? FBI Agent Duffy told me no.) offered to sell them 50 calibre rifles, grenades, explosives, etc. Mr. Clark and the others tell of running the man off the property, explaining to him, "We're defensive only; we are not here to hurt or kill anyone." The group asked us to convey to the FBI, and likewise to the American people, the following: If they should all be killed, and the FBI subsequently "finds" all kinds of offensive weapons, automatics, explosives, etc., (like they "found" at Waco) be advised that those weapons will have been planted - again, just like at Waco. Bo and I insisted to the FBI agents that these people are not killers. They are not violent, simply TOTALLY COMMITTED to their principles and beliefs. They will protect themselves and their property only if and when confronted by violence.

NUMBER FIVE - FACT: The Sovereigns will come out if two things are promised and delivered: 1) That they be tried in the proper jurisdiction. (in a constitutional court of common law) 2) That they be allowed to present **the whole truth**, including **all** evidence and **all** witnesses testifying on their behalf, before a **true** jury of their peers, i.e., a fully informed, constitutional grand jury.

Can't you just hear the average, naive American saying, "Well then, what's the problem? Surely this is what they will get if they come out." If you just mouthed that statement, you really need to read the rest of this newsletter.

The above two demands are reasonable, and would **guarantee** an honest and fair hearing of the Sovereigns' case, which is precisely why the demands will **not** be met.

ONE OTHER WAY

There is one other way that the Sovereigns will come out. They gave Bo and me a 26-page? document to give to Attorney General Janet Reno. They promised that if

she and her team could prove that their position on the law was wrong, they would come out...all of them. We turned this document over to the FBI agents and told them that this was an easy way out for them. They passed it on to AG Reno, since these low-level FBI agents don't know anything about Internationalists/Globalists' control over our nation's government. I'm sure they were excited, "knowing" that the Attorney General could easily find fault with the Sovereigns' positions on law, and that the Sovereigns would then have to keep their promise and come out. Bo and I pushed the agents daily about what was taking so long to hear back from the Attorney General's office regarding the Sovereigns' legal document. The FBI kept telling us that it was being worked on. (We knew we would not hear from the AG's office.)

Several times the Sovereigns have added further terms and conditions to their demands, not unlike the way a child builds a wish list. For example, they have asked for a hearing before their state legislature; for Judge Bork to negotiate on their behalf; for a signed presidential letter, etc.. This merely indicates their utter frustration, as they know that the government will never allow them to get all their evidence and witnesses before an honest jury of their peers. One can note, however, that they always return to their two major demands. Daily, they would ask when they might hear from the AG's office about their 26-page document. If only their two, major demands were met, or, as to the submitted 26 page document, if it had been substantiated, or the Attorney General would prove their "misinterpretation" of the law, this stand-off would be ended.

THEIR BOTTOM LINE MOTIVATION

What these people know and believe comprises one of the most vital issues of our time, for much of what they know, we all need to understand, IF we hope to survive against a government out of control.

The Sovereigns describe themselves as concerned Americans who focus their energies on researching and identifying the most serious problems that have arisen as a result of our nation's regression from the founding principles that made America the freest, wealthiest, and most humanitarian nation in history. Beyond that, they are activists. They believe in putting their education to work. As part of their action, they have been using some unusual and generally unknown devices to help expose these national problems and work for a return to America's great underlying principles. One of the

foundational planks identified by the Sovereigns as having been largely abandoned, yet crucial to America's continued success and survival is a government system based on the Laws of the God of the Bible. (Certainly these Sovereigns are wrong about this, because, according to the great American socialist and humanist intelligencia of today, America never was a nation based on Christian principles.) Here, however, are the facts as quoted from America's "less intelligent" but nonetheless great leaders of the past:

President George Washington: "The people know it is impossible to rightly govern without God and the Bible."

President James Madison: "We have staked the whole future of American civilization, not upon the power of government, far from it. We have staked the future...upon the capacity of each and all of us to govern ourselves, to sustain ourselves, according to the Ten Commandments of God."

President Andrew Jackson: "The Bible is the rock on which our Republic rests."

President John Adams: "Our Constitution was made only for a religious and moral people. It is wholly inadequate for the government of any other."

Daniel Webster: "If we abide by the principles taught in the Bible, our country will go on prospering."

We will leave it to the reader to discern if today's Sovereigns and the leaders of the past **or** the Socialists of the present have the more legitimate understanding and belief.

AN UNLAWFUL AND CORRUPT MONETARY SYSTEM One area of main focus for the Sovereigns has been to further expose the real nature of the corrupt monetary system which has been operating in the United States for most of this century, that of the FEDERAL RESERVE (FED). The Fed has been set up in America to dispossess all Americans of their property and freedoms; to level our economy with that of third world nations so that we can be merged into a socialist world government, controlled by an elite group of mega-rich bankers and industrialists. The Sovereigns are convinced that this is THE reason they are in trouble with the Federal Government today. The government

Gritz talks to Freemen for 7 hours

Ex-colonel visits ranch

By CLAIR JOHNSON

JORDAN — "I think this thing is bridgeable," far-right activist James "Bo" Gritz said Saturday after he and an associate spent seven hours talking with the Freemen on their foreclosed farm 30 miles west of forefared. miles west of Jordan.

miles west of Jordan.

Gritz said the Freemen continued to demand a "judicial grand jury in law" and indicated they would consider having legal representation — specifically Wyoming attorney Gerry Spence.

Saturday's meeting between Gritz, retired Phoenix police officer Jack McLamb and the Freemen was the longest meeting between negotiators and the Freemen since the standoff with the FBI began on March 25.

Gritz is a former Green Beret colonel. McLamb is a well-known figure within the far-right Patriot

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Gritz also said the Freemen appear to be running low on food. Two young girls in the ranch house were as "thin as rails." but otherwise appeared to be healthy. Gritz said at a news conference. "Jiminy, if I could just have a

Taco Bell," he said one of the girls

"We were there a long time. and all I asked for is a glass of water." Gritz said. "I sensed that they are rationing out."

Gritz said he and McLamb

they are rationing out."

Gritz said he and McLamb will return this morning to talk with the Freemen and that they hope Randy Weaver will be able to accompany them. The FBI would not permit Weaver to enter the compound Saturday, but Gritz said the agency indicated they would allow him to go today.

Gritz is credited with convincing Weaver to surrender to authorities after a 1992 shootout at Weaver's cabin at Ruby Ridge, Idaho. Weaver's wife and son were killed, as was a U.S. marshal. McLamb accompanied Gritz in those talks as well.

Weaver said in an interview Saturday that Gritz gave him hope when he was holed up at his cabin, convinced "we were all dead meat." Gritz assured Weaver him, which he did.

Weaver was convicted of weaven that spence would represent him, which he did.

weapons charges but acquitted of

(More on Gritz, Page 15A)



"Bo" Gritz stands behind a car door as Jack McLamb is frisked after they returned from the Freeman ranch.

and the media totally disagree, of course. They say that such an idea is absolutely absurd, conceived by fools, kooks, extremists, anarchists, Christian fundamentalists and hatemonger types. It is ridiculous and unreasonable to allege, assert or imply that it is by government design that America's economy, education, social mores and politics are all going into the dumpster. explanation is that it is all just "accidental", "bad luck", or a "cyclical downturn", and that no one could possibly be responsible for these all-encompassing national ills. In this they have to ignore a shocking epitaph offered by one of their own bedfellows about 50 years ago: It was President FDR who said, "If it happens in politics, you can be sure that it was planned that way".

Being far more specific at another time, Mr. Roosevelt admitted, "The real truth of the matter is, as you and I know, that a financial element in the large centers has owned the government of the U.S. since the days of Andrew Jackson." (from a letter dated Nov. 21, 1933, sent to Col. E. Mandell House.)

And there are numerous other prominent American figures of the past and present whose similarly impugning statements would also have to be ignored. Among them,

President Thomas Jefferson who said, "I believe that banking institutions are more dangerous to our liberties than standing armies. Already they have raised up a monied aristocracy that has set the Government at defiance. The issuing power should be taken from the banks and restored to the people to whom it properly belongs." (Who's "they"?)

U.S. Congressman Louis McFadden said this: "We have in this country one of the most corrupt institutions the world has ever known. I refer to the Federal Reserve Board and the Federal Reserve Banks, hereinafter called the FED. They are not government institutions. They are private monopolies which prey upon the people of these United States for the benefit of themselves and their foreign customers...."

Henry Ford, founder of Ford Motor Company: "It is well enough that people of the nation do not understand our banking and monetary system, for if they did, I believe there would be a revolution before tomorrow morning."

U.S. Senator George W. Malone, speaking about the wealthy international elitists' economic scheme and their private Federal Reserve System installed in the United States, said: "...It adds up to a preconceived plan to destroy the economic and social independence of the United States."

Rowan Gaither, President of the Ford Foundation, 1954, speaking to Mr. Norman Dodd: "We operate here under directives which emanate from the White House...The substance of the directives under which we operate is that we shall use our grant making power to so alter life in the United States that we can be comfortably merged with the Soviet Union."

The Sovereigns of Justus Township say that with very little research, one finds that these are but a few of dozens of top American and European leaders who have written or spoken out about this secret cabal of world elite gradually, but methodically, taking over our nation. Some of these who come immediately to mind are, Prime Ministers Benjamin Disraeli and Sir Winston Churchill, President Woodrow Wilson, Senator Barry Goldwater, New York Mayor John F. Hylan, U.S. Supreme Court Justice Felix Frankfurter.

Either all of these leaders are "kooks" ('a la Rush Limbaugh) or else we may have to lend some credence to what those "crazy" Sovereigns/Freemen have been saying, namely, that there has been uncovered a secret plan to control the American economic and political system for the benefit of a wealthy few. The John Birch Society [(414)-749-3783] and many others have researched and documented extensively this Federal Reserve Scam over the past many decades.

Just as history records the statements of those opposed to, and critical of, the plan for global rule by a wealthy world elite, so also the statements of its planners and supporters. Now we can hear from a few of these internationalist, aristocratic punks themselves:

Baron Nathan Rothschild, head of the Banking Cartel of Europe and America stated, "Give me control of a nation's money and I care not who makes the laws."

His sons, the Rothschild Brothers of London, musing over their covert controls on the world's money systems (June 25, 1863) stated, "The few who understand the system will either be so interested in its profits, or so dependent on its favors that there will be no opposition from that class. The great body of people, mentally incapable of comprehending the tremendous advantages, will bear its burden without complaint."

International Banker, David Rockefeller, made this statement to his banking cronies and the controlled national media in June, 1991: "It would have been impossible for us to develop our plan for the world if we had been subject to the bright lights of publicity during those years. But we are now prepared to march towards a world government. The supranational sovereignty of an intellectual elite and world bankers is surely preferable to the national autodetermination (Freedom! - Ed.) practiced in past centuries."

MANUAL WRITTEN FOR POLICE AND SOLDIERS

As we mentioned, there are volumes of intel on these internationalist banking bloodsuckers and their successfully laid plans for taking over the wealth and politics of nations. One of the books written to explain this covert takeover for our own brother and sister police officers and soldiers is the manual, "Operation Vampire Killer 2000", published by Police Against the New World Order. (See the order page at the back of this newsletter for details.)

Yes, the Sovereigns are well-schooled and grounded in the facts concerning this plan for subjugating all the free peoples of the world to the political whims of world power brokers. Here follows a concise and well-researched brief on some of what the Sovereigns/Freemen know, believe and can prove, if only allowed to do so. In a word, here is what they seem "ready to die for":

LET THESE FACTS BE SUBMITTED TO A CANDID WORLD

A decent respect to the opinions of mankind requires that we should declare the causes which impel our actions.

"The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people." Article X, Bill of Rights.

"The Constitution, and the Laws of the United States which shall be made in Pursuance thereof, and all treaties made, under the Authority of the United States, shall be the Supreme Law of the Land." Article VI, Section 1, clause 2, U.S. Constitution.

"The Senators and Representatives before mentioned, and the Members of the several State Legislatures, both of the United States and of the several States, shall be bound by Oath or Affirmation, to support this Constitution." Article VI, Section 1, clause 3, U.S. Constitution.

In 1798, when the federal government tried for the first time to expand its own limited power by usurping the powers reserved to the States or the people, Kentucky interposed against such usurpation. Thomas Jefferson wrote in the Kentucky Resolves as follows:

"Resolved, that the Constitution of the United States having delegated to Congress a power to punish treason, counterfeiting the securities and current coin of the United States, piracy and felonies committed on the high seas, and offenses against the laws of nations, and no other crimes whatever, and it being true as a general principle, and one of the amendments to the Constitution having also declared 'that the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people', therefore also (the Sedition Act of July 14, 1798); as also the act passed by them on the 27th day of June, 1798, entitled 'An Act to Punish Frauds Committed on the Bank of the United States' (and all their other Acts which assume to create, define, or punish crimes other than those enumerated in the Constitution) are altogether void and of no force, and that the power to create, define and punish such other crimes is reserved, and of right appertains solely and exclusively to the respective States, each within its own Territory."

The federal government has never had, nor will it ever have, constitutional authority to punish frauds committed against a United States Bank. Punishment of this crime, and many others, is reserved to the States. Those government officials for Montana, bound by oath or affirmation, are in utter defiance of their duty to interpose. We are forced to be subjected to a jurisdiction foreign to our Constitution. Montana's consistent failure to perform its duty for the last 63 years, has left the people in Montana in a perpetual state of absolute bondage.

As further evidence of this failure, let these absolute facts be submitted:

I. That on October 6, 1917, during a time of war, the United States Congress passed an act delegating extraordinary war power to the President of the United States, delegating authority to control all enemy transactions and property. (See WEP exhibit 18 and 19, particularly 5(b).) This was strictly a war measure.

(See WEP exhibit 21, Stoehr vs Wallace.)

- II. That this act was not removed or repealed from law at the termination of the war. (See exhibit 1, Knox Resolution and exhibit 2, "Working Paper 9405" by Dr. Walker F. Todd.)
- III. That on March 3, 1933, a banking crisis developed in the United States and President Hoover drafted a letter to the Board of Directors of the Federal Reserve Bank of New York, asking for recommendations. (See WEP exhibit 30 and 31.)
- IV. That the Directors of the Federal Reserve Bank of New York submitted a "suggestion" for an Executive Order declaring an "emergency" in 1933. (See WEP exhibit 30 and 31.) The "suggestion" was submitted to President Hoover on March 3, 1933, who refused it, and to President Roosevelt on March 4, 1933, who accepted and used it. (See WEP exhibit 32 and 33.) President Roosevelt, in his inaugural address, said that should Congress fail, he would "ask the Congress for the one remaining instrument to meet the crisis broad Executive power to wage a war against the emergency, as great as the power that would be given to me if we were in fact invaded by a foreign foe." (See WEP exhibit 16.)

The President obviously intended to ask for the power to prosecute an actual war. However, the war he intended to wage was against the "emergency". The "emergency" of which he speaks, is the American people lined up at the banks, demanding the banks to perform on their notes. The people had previously been encouraged to deposit their money (gold) with the banks in exchange for a Federal Reserve Note, which was to be redeemable in gold upon demand. However, when the people lined up to demand their money, the banks did not have it. It was upon the American people, who demanded their money, that President Roosevelt waged war. All the people's money was ultimately seized as an act of that war. That war has never terminated.

Congress on March 9, 1933, confirmed the Federal Reserve's "suggestion" verbatim, (See WEP exhibit 17.) knowingly making it law under false pretense of extraordinary power of "emergency" (war power). (See WEP exhibit 20.) The confirmation, enacted by Congress, amended section 5(b) of the Trading With the Enemy Act" of October 6, 1917. The original "Trading With the Enemy Act", section 5(b) (See WEP exhibit 18 and 19.) excluded "citizens of the United States" from

being enemies. However, the March 9, 1933 deceptive amendment, by changing the original statutory wording, left the American people in peacetime, with emergency restrictions analogous to those of declared enemies in war time. President Roosevelt's emergency proclamations under the deceptively amended "Trading With the Enemy Act", by adding the word "hoarding", and removing the exclusion of the American people, (See WEP exhibits 32 and 33.) declared the American people guilty of "hoarding" their own lawful property, i.e., gold (money). Any people in the United States found "hoarding" their own money (gold or gold certificates for amounts in excess of \$100) could be criminally charged possibly resulting in a \$10,000 fine and a jail sentence. (See WEP exhibit 17 and 18.)

That an "emergency" currency, (See WEP exhibit 36.) called Federal Reserve Bank Notes (See WEP exhibit 38.) was declared the same as "legal tender" under the "Banking Relief Act" of March 9, 1933. (See WEP exhibit 37.) This "New Deal" "emergency" money is defined as debt owed in the future by the American people and their posterity to provide benefits in the present. It represents (1) a mortgage on all the homes and other property in the Nation (See WEP exhibit 40.), (2) the use of all agricultural assets to support a national credit structure (See WEP exhibit 46.), and (3) that "the ultimate ownership of all property is in the State". (See WEP exhibit 28.) While the principal amount of the debt is monetized instantly, the proceeds are not used to generate a fund for the amortization of principal or future payment of interest. This scheme results in absolute bondage of the people and all future generations. Today, the American people whose federal debt was only \$22.5 billion in 1933, and particularly their posterity, are saddled with a \$5.5 trillion government-created emergency debt plus a \$12 trillion emergency private debt, with only a \$4.29 trillion emergency current money supply to pay the debt and only a \$500 billion of total Federal Reserve Credit for the maintenance of the federal debt from the broadly defined money supply (M-3).

VI. That the federal power grossly expanded during the "first 100 days" of President Roosevelt's administration is without question. Montana again failed in its duty to interpose. The activities of state and federal governments resulted in the enactment of the following federal emergency statutes which were accepted within the states, including but not limited to

the following:

- A. March 9 The Emergency Banking Act: complete control of all banks, gold and silver, currency and transactions. Congress shall have the power "to coin Money, regulate the Value thereof," does not include a power to delegate to the Executive dictatorship over finance. "No State shall...emit Bills of Credit; make any Thing but gold or silver Coin a Tender in Payment of Debts;" Where was and is Montana in this usurpation?
- B. March 20 The Economy Act: an impossibility with emergency debt money.
- C. March 31 Civil Conservation Act: an act to control use of natural resources.
- D. April 19 Abandonment of gold standard, seizure of all gold.
- E. May 12 Emergency Relief Act: control of social agenda and national welfare program.
- F. May 12 Agriculture Adjustment Act: an act to nationalize and control all production and pricing of agriculture commodities.
- G. May 18 Tennessee Valley Authority: nationalization of utilities.
- H. May 27 Truth in Securities: control of private financing.
- I. June 5 House Joint resolution 192: abrogation of gold clause in public and private contracts and control of all contracts.
- J. June 13 Home Owner's Loan Act: control financing and prices of homes and bail out banks.
- K. June 16 Glass-Steagall Act: divorced commercial and investment banking and guaranteed bank deposits, and led to establishment of FDIC,
- L. June 16 Railroad Coordination Act: resulted in nationalization of transportation.
- M. June 18 National Industrial Recovery Act, nationalization of industry and labor. Provided for industrial self-government under federal control, and provided \$3.3 billion for public works.

President Roosevelt took full advantage of those powers unlawfully delegated him by Congress, "during time of war or during any other period of national emergency declared by the President", (See WEP exhibit 17.) claiming a right to bind the American people by statute in all cases whatsoever. "Under this procedure we retain Government by law - special, temporary law, perhaps, but law nonetheless. The public may know the extent and limitation of the powers that can be asserted, and persons affected may be informed from the statute of their rights and duties."

(See WEP exhibit 48.) In excess of 5400 Proclamations and Executive Orders were issued during the Roosevelt administration. (See exhibit 7.) While Congress in 1976 attempted to take oversight measures, no Congress has repealed these extra-ordinary congressional acts to return the federal government to its delegated peacetime constitutional duty.

VII. That State governments, including Montana, in utter disregard of their duty of interposition against usurpations of the federal government under the 10th Amendment of the United States Constitution, "wholeheartedly" (See exhibit 3.) supported the 1933 federal usurpation by declaring their respective state in a state of "emergency". "No State shall...Make any Thing but gold and silver coin a tender for payment of debt", Article 1, Section 10 of the Constitution. As vividly expressed in a Colorado Supreme Court opinion for the Colorado Senate in 1934 (See exhibit 4.), the State would be unquestioningly beyond its delegated constitutional authority to accept this federal debt into The states also have assumed an the State. unconstitutional power. By relinquishing all state's rights to the federal government in order to prosecute a war that should have never existed, the people are left alone to fight an absolute tyranny. All governments, state, county and local, have become mere political subdivisions of the federal government.

VIII. That a group of armed federal agents have held us captive is prima facie evidence of assumed federal power and a failure of Montana's duty to interpose against such usurpation. "That the Constitution of the United States having delegated to Congress a power to punish treason, counterfeiting the securities and current coin of the United States, piracies and felonies committed on the high seas, and offenses against the laws of nations, and no other crimes whatever, and it being true as a general principle, and one of the amendments to the Constitution having also declared that 'the powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people', therefore (See exhibit 5.) the actions against us now are obviously a usurped power. In fact, on May 18, 1934, the federal government assumed the right to expand its police power (military) into the states, done under the pretense of "War on Crime". (See exhibit 6.) The following powers, constitutionally reserved to the states, were taken without challenge by the federal war

government by statute, including but not limited to:

- A. An Act punishing transmission of extortion threats in any form of interstate communication. Prior to this, only the mailing of extortion notes was punishable.
- B. An act punishing robbery of national banks with death penalty where any person is killed during the robbery. This statute is applicable not only to national banks, but to members of the Federal Reserve System and to all banks whose funds are insured by the Federal Deposit Insurance Corporation.
- C. A statute requiring registration of all machine guns and sawed-off shotguns and rifles.
- D. An Act making it a Federal offense to assault or kill Federal officers.
- E. An Act authorizing agents of the Department of Justice to carry firearms. (including the FBI surrounding us today)
- F. An Act to protect certain types of trade and commerce against intimidation and racketeering. (Banking)
- G. Various statutes for improving the outworn and archaic Federal criminal procedure to make the prosecution of crime in court more effective. (including the crimes we are charged with today)
- H. A statute granting Congressional consent to any two or more States to enter into agreements or compacts for the prevention of crime and the enforcement of criminal laws.

Certainly many, many more such statutes can be documented, if anyone desires. However, these listed are primary to our concern.

THEREFORE, WE THE FREEMEN, DUE TO UNLAWFUL ACTS of our governments, proven without question, against all fundamental principles on which this nation was founded, have resisted. Because we and all of American posterity have been put in an absolute perpetual state of bondage, we have resisted. Since 1933, the government has put liens on the people, and written checks on them. There never did, there never will, and there never can exist a government, or any description of men, or any generation of men, in any country, possessed of the right of a power of binding posterity with a debt used for the pleasure of the present. We have retaliated as lawfully as we know how. If we are guilty of a crime, it is probably our underestimation of the power of a war government.

The issues brought forth in this document prove the existence of an unconstitutional "temporary" government. "In the United States, actions taken by the government in times of great crisis, have shaped in important ways - from at least the Civil War - the present phenomenon of a permanent state of national emergency." (See WEP exhibit 11, Introduction to 1973 Senate Report 93-549.) This condition effectively alters our fundamental form of government.

The above is the major portion of a legal document prepared by constitutional scholar, Dr. Eugene Schroder, himself a Sovereign. He can be reached at (719) 787-9958.

As the reader can plainly see, what you have just read affects every American, our families, children and posterity. It is FACT! IT IS HISTORY! But just perhaps, the Sovereigns are wrong in how they have gone about exposing this elitist plan for the world. Is that it? Just what did these folks do that actually led to their being charged criminally?

CRIMINALS ONE AND ALL?

According to what the government says, these folks have broken many laws. You have already read some of the truth, but do you care to look at more of the writings and research? While Bo and I were there with the Montana Sovereigns, they gave us some of their work and research documents to copy and disseminate as soon as possible, which we are doing. Right now, let me share with you what some others have said about the actual criminality of what the Sovereigns have been engaged in.

IS WHAT THEY HAVE DONE CRIMINAL?

Dr. Eugene Schroder, respected authority on constitutional law and the U.S. monetary system, as evidenced above, argues that the liens and drafts these Sovereigns have created and used are just as legal as any ever created by the Federal Reserve. Says Dr. Schroder: "The federal government, since March 9, 1933, has been writing mortgages and liens on the American people and then depositing those liens into their bank, which is the Federal Reserve, i.e., the Fed. Then, they have been writing checks on those liens (up to 10 times the amount of the liens or mortgages). They have been doing this for 63 years. The Freemen have been writing liens on the government agencies and depositing those liens in their own bank, and writing checks on the government. If one is unlawful, they

both are unlawful."

BUT THERE'S MORE!

Here's how another lawyer explains what the Sovereigns have been doing:

"All debts are satisfied by one or both of two things, a payment, or a promise to pay. Every payment is by substance, and every promise to pay is accomplished by a currency or paper which is technically known as a commercial lien. LeRoy Schweitzer, according to one of his students, has researched the law to understand money and to understand how the law authorizes any knowledgeable individual to obtain financing through the comptroller of the currency of the United States of America using matured commercial liens. The universal method which he discovered by his studies naturally creates a money system which could harmoniously operate side by side with that of the Federal Reserve System and the United States Government. However, Mr. Schweitzer is willing to operate his system without charging interest for the use of his capital, whereas the Federal Reserve System does charge interest for the use of its capital and does not want to lose that interest through the competition with Mr. Schweitzer. Hence the attacks on Mr. Schweitzer and his students by the Federal Reserve Corporation and by the U.S. Government which protects the Federal Reserve Corporation. Mr. Schweitzer's application of the law works." (Hartford Van Dyke, a Non-Union Lawyer, P.O. Box 3100, Battle Ground, Washington 98604)

The Sovereigns of Justus Township told us that they have trained over 1800 people in how to use the Schweitzer program. One of the most knowledgeable men in the nation on this particular financial program is Mr. Joe Holland of Indiana, another American listed as "criminal" by the government. Mr. Holland has been involved in this educational program himself, using the self-created bank checks, money orders, etc., for many years. Although long scrutinized by federal grand juries, and his premises raided by the Feds in late 1994, Mr. Holland has yet to be indicted. Why?? Perhaps because, as he explains, there are court decisions which have upheld the same truth as Dr. Schroder brings forth, concerning private citizen use of these self-created monetary instruments. Mr. Holland says if you will look up the case, Bank of Augusta vs Earle [13 pet (US) 519], you'll see where the court ruled, "A private

individual has as much privilege as banks, and the Public Office Money Certificates (POMC's) are just as good as bank checks or federal reserve notes." (Gosh, they wouldn't want anything like **that** read back into the court record, now, would they!) We're reminded here, too, what Mr. Russell Munk, Assistant General Counsel for the Department of Treasury, said in 1977: "Federal Reserve Notes are not dollars." (What? We've been lied to again'?!)

IMPORTANT SOVEREIGN PAPERS

The most characteristic Sovereign "signature stamp" which can be found running through all their works is this: IF THE GOVERNMENT CAN HONESTLY PROVE OUR POSITION WRONG, DO SO, AND WE WILL THEN COME OUT.

We officers and soldiers here at Aid & Abet Police/Military Newsletter are pleased to share with you the data and research documents which we have acquired directly from the Sovereign of Justus Township. Incidentally, Col. Bo Gritz and I brought out volumes of papers as we left these folks each day. Many of these documents, however, were taken from us by the FBI "for evidence", but some we were allowed to retain to study each night, so that we would be better able to understand and converse with the Sovereigns the next day. Thus, a certain number of them remained in our possession, and we will do all we can to fulfill the wishes of the accused, the folks in Justus Township, by disseminating them widely. I believe these papers will go far in telling the world what these men and women stand for, and then allow the individual reader to decide whether or not the Sovereigns are correct. Did they act out of civil disobedience, or was it greed? It'll be your call, for at the conclusion of this article is a list of those documents which you may acquire through us, if you so desire. When you do order, thank you for helping us recover our expenses for printing and shipping.

JUST HOW IMPORTANT ARE THESE PAPERS?

The Sovereigns realize that they may not live to present their side of this vital story themselves. And so, this is a part of their legacy. With good reason they do not trust the government's criminal justice system to allow them to present full and complete disclosure of these issues in their own defense. They are right in this. We officers saw dictator Manuel Noriega have most of his defense documents and witness statements (allegedly proving that George Bush, Col. Oliver North

and others were involved with him in running drugs into the United States) taken from him and placed under "national security" by the government agent/judge, so that he, Mr. Noriega, could not expose them to the public. Being unable, therefore, to put on his defense, Noriega went to prison for life. More recently, March 8, 1996, we watched Federal Judge George Howard, Jr. strip CIA operative-turned-whistleblower, Terry Reed, of all his evidence and witnesses in his civil case, which evidence would irrefutably prove that Bush, Clinton, Col. North and many others were involved with Terry Reed for some years, bringing drugs into the United States through Mena, Arkansas, and other locations. After three intense years of trying, Terry has at last been granted permission by Judge Howard to take his case to court. Unbelievably, however, he has been ordered not to make any mention of the CIA, Bill Clinton, George Bush or any of their co-criminals; not Terry's own connection with the CIA, not Mena, Arkansas, nor any other possibly incriminating government involvement. (So much for "having his day in court"!)

WHY THE SOVEREIGNS CANNOT TRUST THE GOVERNMENT

If the government were to allow the Sovereigns to fully present their case, placing all their research papers and supporting documents into evidence; if it were to permit all witnesses and scholarly researchers to take the witness stand on their behalf, they would not only have a good chance of winning their case, but might well overturn the corrupt, unconstitutional Federal Reserve System, too.

Now please listen to me on this: There is no way - I say again, NO WAY - that those who control the government from behind the scenes will allow their long-established and well-implemented, covert plan for the control of the world to be upset by a few lowly commoners, called Sovereigns.

CRIMINAL INTENT?

Here is where this old cop/investigator stands apart from some of the others who have had the opportunity to actually spend time with the Sovereigns. I believe that what they have done in perfecting liens, writing bank drafts and money orders on those perfected liens, is for the most part, out of a desire and need to expose this gigantic, near-century-old, fraudulent government monetary system. Yes, I will agree, there may be a few persons inside the Justus Township that

have something of an inordinate "love of money"; perhaps a couple of them love it more than their professed "love of God and Country". But even if this were true, I have become totally convinced, after many hours of discourse with these very people, and a study of their papers and position, that none of these individuals would stay inside the township buildings and DIE for mere money, nor out of a fear of doing some time in jail. Further, I am convinced that these Sovereigns are well-schooled concerning what is going to happen to our nation if these Marxist, elitist, scamartist perpetrators are not soon exposed to the world. The Montana Sovereigns explained that they have made a pact, before God in Heaven and one another, to "expose it all once and for all, or die trying". Say what you will, my friends, but I, for one, have to stand in awe before that kind of courage and commitment.

RISK OF EXPOSURE

An examination of their law position and procedures tells me the folks in Justus Township are indeed in grave danger. This is because their alleged "criminal" activities have the absolute potential of exposing this world-wide fraud committed by internationalists, who control the top echelon of both our state and federal governments, including their enforcement arm, the courts. The Sovereigns are in the gravest danger because there is nothing more important nor crucial to these world power-brokers than preventing the people of the world from finding out about this global monetary fraud system that touches the lives and futures of every person on planet earth, and all our progeny, as well.

By foisting back upon the government the same monetary scam system by which the government itself had first defrauded the American People, the Montana Sovereigns have placed themselves in a most dangerous and deadly position indeed. Comparable (is it not?) to that of a "point man" leading out into a jungle filled with the enemy.

From what I have seen so far, I believe that the stand taken by the Sovereigns of Montana has been that of civil disobedience. But trying to expose what they know is likely to get them killed and quickly **buried**, like the Weaver victims, like the remains at Mount Carmel, and like the Alfred P. Murrah building - all before any kind of thorough and independent investigation can be completed. There is an old joke among police officers that has become all too real in the last several years, and goes like this: "If there is going

to be a trial, be sure you are the only liar left to take the witness stand." In other words, other than forensically, the dead generally do not make good witnesses!

ANY CHANCE OF EXPOSING THIS FRAUDULENT GLOBAL SYSTEM?

YES. But to do so the Sovereigns need to remain alive to aid the process.

Let's review once more the Sovereigns' demands, prerequisite to their coming out. Also, what **real choices**/options have they, now that they are surrounded by the world's greatest military/police power?

They Have Stipulated:

1.) A common law grand jury of their peers. "Peers", in this case, is described as those who understand the state and federal constitutions, God's laws, the common, equity, and admiralty laws, and the correct difference between the terms "united states", meaning the union of sovereign states, and "United States", meaning the corporate, federal, legislative democracy of Washington, D.C., and its possessions. They demand peers who will not believe indiscriminately whatever the government and controlled media says the Sovereigns are, but who will be fair and unbiased toward the facts and the evidence, as presented by both sides. Although unbeknown to many Americans, still, there is a growing number of American citizens who, in varying degrees, understand these vital issues of law. The Constitution for the United States, and most state constitutions, guarantee to all American defendants a "jury of their peers". The big problem the government controllers would have about permitting this old American system to be reborn, is that it would allow for a fair trial. And in a fair trial, the whole truth would come out. It took the controllers nearly 200 years to phase out our equitable, common law justice system and install one in which their "puppets in black dresses" their appointees to the bench - could almost totally control outcomes. Can we really expect that the internationalist controllers would allow that many years of diligent efforts to go down the drain? Such would be devastating to those in power behind the scenes. For example, under a fair and just system, a hand-picked Janet Reno, in turn hand-picking a Kenneth Starr, to make sure that nothing touches the presidents, would be of non-effect. (See Aid & Abet Vol. 1, #10 for a review of the methods which government agent/judges commonly use to control the outcome of political trials in America.)

- 2.) That before this Grand Jury, both the Sovereigns of Justus Township, Montana, and the government, be allowed to place all evidence, and bring forth all witnesses necessary.
- 3.) That the Sovereigns be tried in the proper jurisdiction within the Republic of Montana.

This, then, is what the Sovereigns want, and they all have agreed that if they get this fair and impartial judicial hearing, and then the common law grand jury decides against them and for the prosecution, they still will come out, even when it would mean going into the corrupt federal courts.

Does the reader think that the Sovereigns will ever get what they want? (By some miracle of Heaven?!) It could happen, but only if the American people understand that the Sovereigns want only to tell the whole truth, and expose ALL the evidence for their defense; and only if our people would then respond by demanding that their own congressmen and senators intervene to see to it that this indeed happens.

CURRENT OPTIONS FOR THE SOVEREIGNS

At this time, here are their ONLY realistic choices, seeing that the internationalist Big Guns have them surrounded and are not going away. The Sovereigns could:

- 1.) Stay inside and be decimated by the FBI HRT (Hostage Rescue Team) when the word comes down. Those remaining alive will be dragged into the jurisdiction of the internationalists to stand trial. New charges would be placed on all live prisoners for any injury or death to any of the Sovereigns or federal agents in the final attack.
- 2.) Come out alive and "take the fight to them", remembering that our Father God is mightier than all of us. Let them go into the corrupt internationalist/federal court system and give a grand fight, with the help of the best counsel this "Babylonian" system will permit, and, with millions of fellow Americans looking on, try to get the truth out. Yes, we need the Sovereigns alive, in order to get as much fact and evidence as possible into the court record as well as out to the thousands of alternative media outlets, such as freedom magazines, newpapers, newsletters, regular talk radio and short wave, the Internet, Fax networks, etc.. The millions who care are here, just waiting to support you.

THE BETTER CHOICE?

We cops and soldiers acknowledge that these fellow Americans have a right to die for what they believe. But is there not another way to serve "the Cause" in this troubled time? What if they instead decide to live and keep on fighting? If we look into the Holy Bible, we find many of God's chosen messengers who were taken into the evil court systems of their day. In every instance these men and women, great and small, served the good purposes of their God, whether by standing up and speaking out, or by remaining silent, but all right there within the bowels of the evil system.

The Sovereigns might read Luke 21:12-15 in the Holy Bible again. This tells exactly what our Lord has done, and can do, if we find ourselves in a ruler's court under persecution and oppression. Are we to give up, in a sense, and just let the enemy put us in the grave? Without a doubt, LIVING and carrying on the struggle to win has always been much harder than dying, when your Land is under the boot of tyrants.

As a soldier and a cop of many years I can tell you it is "easy" to die for what one believes. I've seen It is much harder to live, in good circumstances or bad, and go on fighting for what we believe in. The enemy always prefers the adversary to die and be out of the way, thus eliminating all threat. But to LIVE, on the other hand, kicking and screaming and scratching and punching all the way, one can continue to be a GREAT THORN IN THE RUMP OF THE ENEMY, and AH, HOW SWEET IT IS!! We can probably safely assume that none of the great, Godly people of the past really wanted to subject themselves to a corrupt court or worldly system. But they did. They were willing to go anywhere to keep up the fight for righteousness. And the Lord used their discomfort, pain, sacrifices and successes in the system for the furtherance of His plan. countrymen, look at the three "Sovereigns" whom King Nebuchadnezzar put in the fiery oven. Even from the midst of the flames, God used for His purposes their willingness to go where He sent them. Question: How do we know that God does not want us to go into the fiery ovens - OR into the "criminal courts" - to break wide open the lies and corrupting forces that crush our nation's people? Who is it that serves better from the grave? No one, not even our Lord. (Anyway, take heart! We have won some startling cases inside the criminal courts in the last few years.) Indeed, even when we feel "out of control", GOD never is!

TALKING THE TALK



Bo Gritz and Jack McLamb walk from their vehicle through the Freeman roadblock Monday to talk with the fugitives on the third day of their negotiations. One of the homes on the Freeman "Justus Township" can be seen in the background.

Freemen want Legislature to hear case

By MATT BENDER
Of The Gazette Staff

JORDAN — The Freemen will end their standoff with the FBI near Jordan if they can take their case to the Montana Legislature — even though it's not currently in session, third-party negotiator James "Bo" Gritz said Monday.

The third day of negotiations Monday between the Freemen and Gritz, a former Green Beret colonel, produced another proposal from the Freemen to end the stalemate they ve had with the FBI since March 25.

After about three hours of

After about three hours of negotiations at the Freemen's complex northwest of Jordan. Gritz and retired Phoenix police officer Jack McLamb held a news conference and presented the

Militia member appears in court/1B

Freemen's latest offering to end the standoff.

Gritz told reporters that the Freemen would come out if the Montana Legislature gives members of the group an audience in Helena. Their request includes the provision that the Freemen would be granted safe passage to the state capitol.

Once in Helena, the Freemen would present their version of the law to Montana lawmakers to have them decide if their interpretation is correct, Gritz said. Members of the militant group would then surrender.

"They want to be able to

make their case to the people of Montana," he said. "By the Legislature."

Details of the offer were not complete as of Monday. Gritz said he didn't know if the Freemen wanted the entire Legislature, which is not scheduled to meet until 1997, to convene, or just a group of the lawmakers. Gritz said the details of the offer would be discussed when the Freemen meet with a representative from the governor's office and a legislator today. Names weren't given, but Karl Ohs, a Harrison legislator, and state Assistant Attorney General John Connor Jr. have met with the Freemen several

times since the standoff began.

Contacted in Helena
Monday night, Gov. Marc
Racicot said he was unaware of
the Freemen's offer. Because he
was unfamiliar with the proposal,
Racicot declined to comment.

"I don't think I can respond to that until I have the precise details," the governor said. "It's a difficult situation and I would need an explanation to respond."

The Freemen, who don't recognize much of the federal government's authority, issued a similar challenge Sunday through Gritz. The Freemen gave him a 26-page document that uses legal cases, common law rulings and other sources to challenge the constitutionality of the FBI. the

(More on Freemen, Page 9A)

SOVEREIGN'S DOCUMENTS AVAILABLE

Very few survived our trip "through the lines", however, anyone wishing to further study some of the Sovereigns' research writings, and documents may order from the following:

1) A CHALLENGE TO U.S. ATTORNEY GENERAL: This document asks the U.S. Attorney

General to present evidence a) proving her alleged authority and b) refuting the laws listed in this document. (If refuted, the Sovereigns said they would come out.) (\$3.00 postpaid)

- 2) WHO HAS LEGAL AUTHORITY TO JUDGE US: Documented Legal Points and Authorities (on who has jurisdiction). (\$2.50 postpaid)
 - 3) THE FBI NOT PART OF OUR

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GOVERNMENT: Common Law Writ of Mandamus - The People versus the governments. Includes certified copy of form from Library of Congress, June 17, 1986, showing that the FBI formal charter was never approved. Includes also sections from Report of Jurisdiction over Federal Areas within the States; other legal research documents from State of Montana, including numerous copies of Montana's Secretary of State's "Certificate of Non-Existence" with respect to various governmental agencies. (\$2.50 postpaid)

- 4) **FEDERAL RESERVE FRAUD:** Speech by the Honorable John R. Rarick of Louisiana, U.S. Congress. (Front page only, with comments highlighted.) (\$.50 postpaid)
- 5) GOVERNMENT AGENCIES MUST FOLLOW THEIR OWN RULES, REGULATIONS AND PROCEDURES or courts will strike down their actions. Sovereigns' writings with numerous legal cites (two pages). (\$.50 postpaid)
- 6) JURYMEN MUST BE "FREEMEN" - and "FREEHOLDERS": Documentation copied from old 1801 Philadelphia Conductor Generalis law book. (three pages, but not very legible) (\$.75 postpaid)
- 7) GOVERNMENT OFFICIALS ACTING OUTSIDE THE LAW: Documentation showing that all levels of government employees are required by law to be Bonded before conducting official duties. Sovereigns' research could find no official with such a Bond. (\$3.00 postpaid)

Total Package - \$9.00 (Save \$3.75.)

Note: The officers and soldiers at Aid & Abet Police/Military Newsletter believe that natural, organic law and the issue of jurisdiction makes for a vitally important and exciting study. Be advised, however, that we do not "practice law", and we therefore suggest that those who acquire these documents use them simply for their own personal study. As to whether the information is based upon sound, legal footing, we leave that to the judgment of persons willing to further research it for themselves.

WHAT SHOULD THE FBI DO?

That question, "What should the FBI do?", is perhaps not the right one to ask. "What should the **government** do?" would be more correct, since our colleagues at the FBI can obviously do nothing without asking permission from Washington politicos like their boss, Louis Freeh who must ask Janet Reno. Janet

Reno can do nothing without asking her bosses, the Clintons, who then must be very sure that they allow only that which protects **their** bosses, the internationalists, since **the internationalists stand to lose everything**, should the Sovereigns at Justus Township ever actually get their fair hearing, one that allows the full evidence concerning the sham monetary system. Are you confused? If so, that is just the way the internationalists like it.

FROM THEIR OWN WORDS

Any of you new readers to AID & ABET - police and military officers or others - for whom the above "federal chain of command" description seems exaggerated or even ridiculous, please be careful, hang in, and check it out. If you find yourself saying, "That just can't be, not here in America", if you are doubting that it is what it is, then I urge you to refer back to the internationals' own words. Some of their quotes are found right in this report, and you can find many more in our police manual, "Operation Vampire Killer 2000", listed at the back of this report. Believe me, this should take care of your doubts, because, my brothers and sisters, this IS the way it is.

So, what the government **should do** is of no concern to the internationalists except for one consideration: They know that their own rear ends are on the line if the Sovereigns get a true, **fair and impartial grand jury, and a trial by a jury of their peers**. Yes, that grand jury and that fair trial is what **should** happen. But, when you have a government that is OF, FOR, and BY the internationalists, as we have it today, then we - the masses and the supervisors of the masses - no longer get what **should be**; we get only what **will be**.

There is only one way that the Sovereigns will ever obtain a full and fair hearing, and that is if enough of the People of America will demand it. This would require that those who, between the daytime game shows and soap operas, and the nighttime ball games and sitcoms, those who have been brainwashed by the media to believe that the Sovereigns are a bunch of violent neo-nazi, anti-government racists and child abusers; and those who have been programmed to believe that the Sovereigns should be shot on the spot for not coming out to their own hanging, some of these just need to wake up, and then stand up and demand that the government give them a fair and impartial jury of their peers. THAT'S when it will happen. Now we know that our God is a God of miracles, and

yes, this could happen. But, such a hope is not very realistic. So while we are waiting for God to send a miracle, we can be working on a more realistic Plan B:

GO GET EM WITHOUT WEAPONS, BO SAYS! (Say WHAT??)

You see, we understood that their biggest, immediate problem was that they have all taken an oath to God, vowing that they would not come out of their own volition and go into the wrong jurisdiction and a corrupted system. And every time we were about to get some members to leave the ranch, others of the group would remind them that they had promised God that they would not voluntarily put themselves into the jurisdiction of the internationalists. Do you hear what I am saying here? Listen to the wording: "under their own volition, and "voluntarily". Did you catch that? You see, they are trapped under their own oaths to God, and so cannot just walk out into the hands of "the enemy". Russ Landers and others have told us that they believe they can win in the federal court system, but they are not free to come out, because of their promise not to.

This means that if God does not do a miracle, then these people are very likely doomed, along with the lives of some of our fellow officers - those who will one day be made to **go in and get them out**. Once again, these people are not bent on committing violence; they are bent on standing up for their beliefs and upon their oath. They say they will defend themselves, their families and their beliefs, if attacked. I am convinced of this.

Col. Bo Gritz came up with an answer to getting the Sovereigns of Justus Township out safely. I agreed with his assessment. Bo and I knew, after several days with them, that they were not violent people. Not one of them had a record of violent behavior, some have "talked" violently. (Like millions of brother cops and soldiers do at FOP or VFW meetings.)

On the way out of the ranch house one day, Bo had an idea to confirm what we already believed, so he asked Edwin Clark, as the other men stood around us, if he would shoot us if we brought a team of **unarmed** Army Green Berets up the road for the purpose of taking them into custody. Edwin responded, "We would not shoot you, Bo." Bo said, "Now, we are at the door, asking you to come out and let us arrest you and take you into the system. Would you shoot us?" Edwin said, "No, we would not shoot you." Next Bo said, "We are now taking the front door apart to come

in and take you guys into custody. Would you shoot us now?" Edwin was about to answer when ex-Marine, Rodney Skurdal, piped up and said, "Bo, we are not going to tell you what we would do at this time."

Based on Bo's and my own professional knowledge of who and what real killers and real deranged individuals are, and based upon what we had learned about the true convictions and peaceful natures of these people, we believe that there are two good, non-violent scenarios that could be followed to arrest these Americans without loss of lives on either side.

The first plan to be presented here should actually be used last, only as a **next-to-the-last resort**, yet **before** the internationalist puppeteers tell their lackies in Washington to instruct the FBI to "go in and take out the Freemen".

Non-Violence Response #1: Bo and I agreed, and so

did some of our FBI colleagues, that a properly trained police team could go in with non-lethal force and put the people under arrest. It would require those trained in night vision equipment, stun grenades, flashbangs and Taser stun guns. The big question for some officers may be, "Why should I take any risk for these people?" I know that certain government people and their controlled media have painted these people as the absolute worst "dregs of society" in most people's minds. That's their job, and they do it well. But let me remind you fellow cops of something. How many of you colleagues have put your life in jeopardy to stop someone whom you did not know, from succeeding at suicide? Many of you have, as I also have. Notice we did not stop to ask or think about, "Is this guy or gal a Republican or Democrat, a Sodomite, a left-wing hatemonger, a politician, Christian Fundamentalist, or any other such designator?" No, we just put our hand in theirs and risked it all to save them. Why did you do that? They could have truly been the lowest form of life on earth, a mass murderer, a drug pusher, a pedophile, or even a globalist Clinton or Dole crony or "business" associate. The point is, it did not matter. Our job is to risk our lives to save lives, don't judge the person first, and - so we do.

Remembering that no one in there is guilty of anything so far, my brothers and sisters, like with the suicidal person that does not want rescue, who has "other plans", **this needs to be done non-violently** if at all possible. The death penalty would not be appropriate, even if they had already been found guilty of these alleged paper crimes. The Democratic and

Republican socialists, so they can list them as "TERRORIST", are now calling what the Sovereigns "have done" (not "allegedly" done), as "PAPER TERRORISM'. Remember, the new Terrorist Bill? If we can make them "TERRORIST" in the minds of the police and public, we can kill, blow them up, or burn them at will. Since that "terrorist" labeling, a man called in on one of the talk shows I was on talking about the Sovereigns of Montana, and said very smugly, "why do you think we should be negotiating with terrorist?" I asked the man what these countrymen were guilty of? There was silence. The "labels" work well on an uninformed public.

Go in non-violently? Yes, it would require a real dedication to principle for these officers not to "go for their guns" first. Col. Bo Gritz, once a Delta Force commander, knows it can be done without bloodshed on either side. And others of you who have been in these special military units, or in similar police units, also know it can be done. Knowing my brother and sister officers as I do, I believe we can find those who understand what I am saying here, and who would volunteer to try. Maybe it's time to form a special tactical unit, quite different from the FBI's HRT, which can go in for reasons other than to kill and destroy those who are not to the liking of the "ruling elite". A unit who's emphasis and purpose is to save lives, even when the alleged "perps" involved may be politically incorrect.

Non-Violent Response #2: This, we suggest, is the FIRST plan that should be used. Those of us who know the Sovereigns have no doubt that it would work to force them to give up without any violence. This plan requires no police personnel, nor anyone else's lives being placed in jeopardy.

THE PLAN: Col. Gritz knew that the right professional group, such as retired Spc. Forces vets, etc. could do it non-violently. Far the best group to accomplish this task without any threat of violence is their peers...non-professionals, not military or law enforcement. These people, are the Sovereigns' trusted colleagues in the freedom struggle in America. The TOP, well-known, patriot leaders from among the clergy, talk radio, statesmen, writers, publishers, students of the common law, etc., can get the Sovereigns out. Just like a cop stopping someone who WILL commit suicide if he does not rescue them against their will, these top-notch, well known, patriot, individuals making up the group, could

walk into Justus Township, NOT TO NEGOTIATE, and with nothing but real love and respect for these endangered brothers and sisters, could command them to lay down their arms and walk out with them. What would the Sovereigns do in such a case, shoot their fellow patriots? Absolutely not. You see, this solves the problem. THEY CAN NOT VOLUNTARILY SUBMIT TO THE "BABYLONIAN" SYSTEM; instead, they were "forced" into it by those who care, and who will stick by their side while they are working through the system, and will probably be praying all the while that God grants all Americans, and all who love liberty around the world, the Sovereigns victory in the corrupted, federal (Internationalist) court system.

A FEW MORE IMPORTANT POINTS

Now, there are a number of things that would have to be understood by this important group of leaders before going into Justus Township ranch.

FIRST: The reason the Sovereigns would listen and not resist this group of well-known and respected Freedom fighters is because these proven leaders, who have been in the fight for decades, are the **Grandaddies of the Freedom Movement**. The Sovereigns look upon many of these people with respect and consider them "brothers at arms" in the struggle to regain Liberty. Indeed, they <u>are</u> family.

SECOND: We somehow would have to prove to the FBI that we are not going to go in and decide to This will be the biggest "join" the Sovereigns. stumbling block to the FBI being able to get permission from Washington to let us proceed with this rescue operation. They will already catch "heck" from those leftist hate groups, like the Southern Poverty Law Center of Comrade Morris Dees, the ADL (including of course the controlled media that want a violent finish to the standoff) for even considering something that may rob them of the "blood of conservatives" that they seek. How do we convince the government whom we distrust and who distrusts us, to believe us when we say this is a rescue operation? We might take an "Oath to God" that we will not join our fellow Americans inside the ranch. But, most in Washington, who only laugh at our God, may not put much stake in such an oath. This is something we would have to work out.

THIRD: It must be understood that there are to be absolutely NO NEGOTIATIONS. WE GO IN TO SAVE LIVES ONLY. The negotiations are over.

We officer and soldiers know the reality of this situation. It's like this... "whether their friends and

colleagues get them out, or federal troops get them out, they will all be coming out of that ranch. But, there will be a great difference between the two.

Believe me when I say that, unless God works upon these people's hearts to consider another avenue, they will not be coming out unless FORCED to come out. I was there with them. I know this.

I saw that it is also a "face saving" matter among certain males of the group. It has developed into something not unlike the old "chicken" game we played as teens with our cars. Who ever turns away first is the chicken! As I stated, they are under an oath to each other and to God not to come out of their own will.

With **no negotiations**, it won't take ten minutes, once we are in the house. We have to **make them**, **FORCE THEM** to come out, and **right now**. Don't let them get us caught up in "talking about it". It will only lead to us trying to CONVINCE THEM TO COME OUT UNDER THEIR OWN VOLITION, which, as we have said, they cannot do.

This FORCE that we will apply in a loving fashion, is their only way out without violating what the group has stood for. If patriot leaders who love them will walk up, put an arm around their shoulder, take their guns and walk them out the door, they will be taken (They can't give up, remember.) without a fight. And then, on to the battle in the courts. And it will be a battle, as the Sovereigns try to get the evidence into the record to expose the internationalists.

CAN WE TRUST GOVERNMENT BEHIND US?

There is one more problem with this plan that I have considered ahead of time. The internationalists and their stooges would love to get a group of the top leaders of the freedom movement together in one spot, to be able to knock them off in one big bang. (This could be very tempting to these Despots.) It could be accomplished as we approached the house, to make the world think that the Sovereigns did the dirty deed. This is something that I was concerned with on our earlier visit. I believed that the FBI's bosses might, perhaps, arrange to have us shot as Bo and I first approached the ranch house on our visit in April, and then blame it on the Sovereigns. Brother Bo laughs at me, because the dream I had about this shooting, the night before we first approached the ranch, did not come true. I smile, and wink at God, and silently ask, "Should we doubt O'LORD, that YOU did what we asked? When we pray about God protecting us, and then HE does, how do we know what would have happened if God had not been

there to protect us? All I can say is that everyone invited to join the Bo-Jack team for this walk on the rescue mission will have to pray about it, and make up his or her mind if they want to put themselves into this position. One thing most of those who would assist in this effort will understand already, is that we don't have to worry about anything that God does not want to happen. Each day, as we got to the bridge, before we approached the ranch house, Bo and I prayed that all those who would do evil against our efforts, would be confounded.

We must pray that the government will allow this non-violent plan #2 to go forward. However, if this rescue plan is to be accomplished successfully, many egos will have to be dealt with on the side of the government and on the side of the patriotic community. There is so many good people in the Freedom movement but, we will only need approximately 12 to 15 healthy (the rescue walk is about 3/4 mile, non-level hills) high-profile individuals who are well known and respected by the Sovereigns for their many years of total dedication to God and to the Republic.

The rescue walk will have to be timed just right. Timing is critical, and is being assessed as this publication goes to print. If you are such a person (as described above) Fax your info/resume, befitting the above, to us at Fax (602) 237-2444. (This same team may well be needed in future police barricades as the discontent for government oppression, and the new "slaves" for the "global plantation" begin to resist.)

- THE END (Finally!)

Well, my brothers and sisters, this is a lengthy Aid & Abet Police/Military Newsletter. But I believe that this special edition will help many understand some of the people and issues that are important in society today. Its theme and subject matter has great impact on the future of all peoples of the world.

Regardless, if the Sovereigns have a change of heart and come out in the next several days before this report gets to you, and I pray they do, or if they should all be killed for standing fast, these vital issues which the Sovereigns have raised, will not go away. The free people of the world must deal with them very soon, if we are to remain free.

While none of us knows, at this time, whether these "Sovereigns/Freemen" have committed any crimes, "the jury has been in for years" concerning the crimes of those "rulers behind the scenes" (- to use

Prime Minister Disraeli's words). Not just a "preponderance of", but literally tons of evidence (manuscripts, legal documents, witness statements, their own writings and recorded speeches) stand as a witness against them and has long ago convicted these international elitists and their dishonorable Toadies in each nation across the earth. Of course, it is in our God's hands and on His timetable, but we can certainly pray that soon it will be time to bring forward these "men of no nation" for sentencing.

WE GIVE THANKS

Whether found guilty of "crimes" or not, I personally want to thank the Sovereigns of Montana for risking everything to bring these issues to the fore.

THANKS TO MY BROTHER, COL. BO GRITZ

power of government, with all their war toys arrayed -armored vehicles, choppers, guns, grenades, helmets
and body armor; with face-paint covering hundreds of
faces, all taught to be **angry** because you have had the
audacity to interject yourselves onto "their (police
action) turf" - - if you haven't lived anything like this,
then you perhaps have no idea what intimidation is.

I served in the military during the Vietnam war. I have spent much of my life as a law enforcer in one of America's worst crime districts, and yet I have seldom felt intimidation equal to what we endured when Col. Bo and I had to stand in the face of this great, violence-prone, federal police force up at Ruby Ridge, Idaho, until at last, our demands to be let in to handle the negotiations between the Feds and Randy, Kevin Harris and the girls.



Jack and Bo at the site of the Weaver family siege, August 1992

Bo Gritz is a man who seldom gets the praise he deserves for what he has done for those in life-threatening situations. Several times I have been there, and I am the best witness to his extraordinary work to save the lives of our fellow Americans. So permit this publisher to say these few words about a man I respect, whom many may not truly know.

For those who have not stood shoulder to shoulder with my brother Bo when all the chips were down, all lives hanging in the balance, face to face with the whole Some few years later (April 96), we literally had to get in their face again, this time on the perimeter of Justus Township in Montana. On hand and waiting, the word passed down was "No Go" for the Bo-Jack team, and so we continued to wait until they would finally agree to go in and try to do what we came for: be a conduit between the most powerful armed force on earth and a group of fellow Americans. In a situation like that, our friend, Col. Bo, doesn't even hear the word "no". Due to his extreme hard-headedness, and his

unbelievable persistence, we were allowed to go to the aid of our brothers and sisters in their worst hour.

I personally commend this dear brother for caring enough to go when he was not called (by government), to stay when he was not wanted (by government), to give assistance when, at first, it did not seem wanted (by those countrymen in trouble), and to do his very best to stand as a shield between the "lower powers" (government), and those who are desperately in need.

Nothing has ever made me more uncomfortable than being down range of hundreds of guns that are manned by brother and sister officers who will follow any order, right or wrong, from those high officials whom Bo and I both constantly criticize, and who absolutely detest the both of us. I have often thought at times like this, "Do we really need to be here?" Thank God that, so far, I have always determined the answer to be YES.

While Bo and I didn't achieve the kind of closure we had prayed for in Montana, we were able to list some 14 things that we did accomplish for the Sovereigns during the 7 days that we were there. For that much we are grateful.

The plans for how Bo would progressively take the Sovereigns message and information to the national media each day, encouraging the Sovereigns to make their own video as a way of getting a part of their story out to America, this and more was Col. Bo's ideas.

Along with me, all the officers and soldiers at AID & ABET POLICE/MILITARY NEWSLETTER do thank him for his outstanding service and unflinching willingness to sacrifice for any and all fellow Americans who find themselves in over their heads with the despots in our government. If any of our readers do not know Col. Bo Gritz, we suggest that you read his monthly newsletter.

With any publication, including this publication, the intelligent person will agree on certain issues and disagree on others discussed. Regardless, it always allows us to better know and understand each other's beliefs and goals.

- Officer Jack McLamb, Ret., Publisher

Contact Col. Bo through Center for Action, HC 11, Box 307, Kamiah, Idaho 83536.

THANKS TO OUR COLLEAGUES IN THE FBI

I want to thank the many fine, federal agents there on the ground in Jordon, Montana, who have shown great restraint. We especially want to thank Director Louis Freeh and Janet Reno for not bringing the FBI HRT in first this time.

I haven't quite figured out if this current "restraint" is because they do not want another government mass killing before the Presidential election. Perhaps, but regardless, we believe that all the members of the federal government are doing a fine job at attempting to resolve this very difficult human situation with the proper soft-glove approach before implementing any progression of force policy.

We commend the men and women who were there who personally assisted Bo and me. We start with Mr. Robert Bryant. I didn't catch his title, but we were told he is number three man in the FBI. Next, Robin Montgomery, head of the FBI HRT (Hostage Rescue Team), Psycho Profile, and CIRG (Critical Incident Response) groups. Robin was on site with us at the Weaver assault in '92, and helped Bo and me bring the surviving members of the Weaver family out safely. Next is Supervisory Special Agent, Chief Negotiator for the FBI CIRG team, Gary Noesner, Supervisory Special Agent, CIRG team, James E. Duffy, and Supervisory Senior Resident Agent, of Salt Lake City, Utah, Greg R. Rampton. These are good people.

We are reminded, however, that all of these fine FBI agents have a chief, and that the chief has a chief. Sometimes the top bosses are not as concerned with individual lives as they are with politics and power.

PRAY FOR THE GOOD ONES!

We should all pray that the fine, good members of the federal police agencies be protected and blessed, so long as they remember that they have sworn TO PROTECT AND SERVE THE PEOPLE of America, and not something called THE SYSTEM. We do pray for their protection and success as long as they will take a stand when given immoral, unlawful and tyrannical orders, and just say NO to them. On the other hand, if they make the decision to go against their oaths and against the American People, helping to cover up crimes on the part of their peers or their leaders, then it is right that we pray that they be confounded, and that they be removed from their tawdry and dishonorable duties by any means which God Himself may choose.

A WORD TO THE WISE OFFICER AND SOLDIER "To die for an idea; is unquestionably noble. But how much nobler it would be if men died for ideas that were true." - H.L. Mencken

GET TO THE MOUNTAINS - - in straw houses??!



We are so happy with our new homesites in Idaho County, Idaho. Many a good patriotic brother and sister who are planning to be there with us are excited about being together with like-thinking, caring and believing Americans in a county in which we will truly have a voice. By the end of 1996 we will have over 1000 acres under possession of great, active Patriots. We are fast approaching our goal of putting the entire county under control of God-fearing people who love their Constitutional Republic and who refuse to live under the globalists' plan for an anti-God, Socialist, global government. We are fortunate in the fact that, like most other counties in Idaho, we have many good patriotic Americans already there who have

lived and raised their families in Idaho County, Idaho. There have been some of our fellow patriots asking about the job situation in Idaho County. As people start to build and move onto their homesites we are creating a much greater labor, material and equipment market in the area. There are not **enough** builders and equipment to handle all the fast growth at this time. This situation is supplying many more job opportunities for all kinds of workers, professionals and merchants, and as we all move in, it will put an even larger strain on the locals' ability to provide all the needs in a timely fashion. Anywhere people move in large numbers there are many needs for all the services and products that any other community desires. So we have only to look around our own neighborhood as we drive down the street, and see the things that we will need in our mountain, patriot communities. There is great opportunity for all in this bustling area of new growth. Col. Bo and Jerry are running CENTER FOR ACTION from their homesites and we, the staff of AID & ABET POLICE NEWSLETTER, are all moving up there by summer and will be operating from our home-sites just about 1/2 mile from them. This means we will need a Post Office substation on top of the mountain with us. It's exciting to see this new land produce the answers to the dreams of so many. There is much need for all sorts of products and services in our area, so please, if you have a service or product to offer, get a piece of land for your own family, or split it with friends, and join us soon. (1, 2, and 5 acre lots available.)

Speaking of family, I don't know how it is with yours, but my children are now grown and I have numerous grandchildren. My sons all have careers and are too busy to get ready for the possible rough days ahead. That's Grandpa's job - securing a place to which they can move when the time is right. If we don't win this non-violent redress of our grievances with the despots in our government, our children will need to withdraw to a place of reasonable safety with people who care. Imagine what our children will do in such a time if there is no place nor plan for them. Sometimes it is incumbent upon the Elders of the clan to plan for the young. To do anything less would make one a poor elder and a bad Boy Scout. Besides, we must keep up our survival skills: all that Idaho fishing and hunting, etc.. "Rough, but someone has to do it!"

We have just finished having our water well dug (great water!) and will be putting in the electric in the next couple of months. Some of us have chosen to build straw-bale homes. They are economical to build, incredibly energy-efficient, and absolutely beautiful. The only reservation I expressed to Idahoans, Don and Elaine Pearsons, our dear friends, professional surveyors and trained Straw Bale Home builders, was "if an old retired Cop (little "Pig" in some people's parlance) should consider living in a STRAW HOUSE!? (If you are interested in our Constitutional Community project, write to us at Aid & Abet Police Newsletter, P.O. Box 8787, Phoenix, Arizona, 85066. Send \$8 for packet that includes land/area color panoramic pictures. Place the word "Land" on the lower-left corner of the envelope.) - Your Brother, Jack McLamb

THEY'RE COMING AFTER YOUR GOODIES!

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